# JUN 2 9 1870 HE UNITED STATES PATENT AND TRADEMARK OFFICE

In reapplication of

Louis R. Nerone

For-

CHARGE PUMP CIRCUIT TO OPERATE CONTROL CIRCUIT

Serial No.

10/751,154

Filed

January 02, 2004

Art Unit

2821

Examiner

Thi Tuyet Vo

Confirmation No.

1566

Allowed

March 29, 2005

Attorney Docket No.

133540

GECZ 2 00676

Mail Stop Issue Fee

Commissioner for Patents P. O. Box 1450

Alexandria, VA 22313-1450

## **CERTIFICATE OF EXPRESS MAILING UNDER 37 CFR 1.10**

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I hereby certify that the attached Fee(s) Transmittal form and Issue Fee are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" Service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner for Patents, **BOX ISSUE FEE**, P. O. Box 1450, Alexandria, VA 22313-1450.

Typed or Printed Name of Sender: Mary M. Schriner

New W. Selven (Signature)

(Date)

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### RESPONSE TO REASONS FOR NOTICE OF ALLOWANCE

### Dear Sir:

Applicant gratefully acknowledges the allowance of the claims in the present application. However, applicant must respectfully traverse the Examiner's Statements for Reasons for Allowance. In particular, reasons for allowance are only warranted in instances in which "the record of the prosecution as a whole does not make clear his or her reasons for allowing a claim or claims." (37 CFR 104(e)(2001)).

#### **EXPRESS MAIL CERTIFICATE**

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I hereby certify that this <u>Response to Reasons for Notice of Allowance</u>, and all documents indicated therein as being attached are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" Service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner for Patents, **Mail Stop Issue Fee**, P. O. Box 1450, Alexandria, Virginia 22313-1450.

By: Man M. Schriner

Applicant believes that the claims are allowable because of the failure of the prior art to teach or suggest the combination of limitations as noted by the examiner, but applicant does not acquiesce that selective limitations need to be identified, and that patentability should not be limited to each feature exactly as expressed in the claims, nor that each feature is required for patentability.

Respectfully submitted,

FAY, SHARPE, FAGAN, MINNICH & McKEE, LLP

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